IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

CARL DENNIS CALHOUN, II,	§	
	§	
Plaintiff,	§	
	§	
V.	§	Civil Action No. 4:20-cv-00016-P
	§	
ATTORNEY GENERAL OF TEXAS	§	
et al.,	§	
	§	
Defendants.	§	

ORDER ACCEPTING FINDINGS, CONCLUSIONS, AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE

On January 6, 2020, pro se Plaintiff Carl Dennis Calhoun, II filed the instant lawsuit against the Attorney General of Texas, Aisha Watkins, and Lyric Sajada Watkins. Compl., ECF No. 1.¹ The same day, Plaintiff filed a motion for leave to proceed in forma pauperis (ECF No. 2), which was granted (ECF No. 6). Pursuant to Special Order 3, the case was referred to United States Magistrate Judge Hal R. Ray, Jr. for pretrial management. ECF No. 4.

Plaintiff was eventually ordered to show cause explaining how the Court has subject matter jurisdiction over the case. *See* 28 U.S.C. § 1915(e)(2)(B); ECF No. 7. Plaintiff filed several responses (ECF Nos. 8, 10–16, 18–19). On September 30, 2020, Judge Ray issued Findings, Conclusions, and a Recommendation ("FCRs") that Plaintiff's case be dismissed without prejudice for lack of subject matter jurisdiction. *See* ECF No. 23 at 11.

¹Plaintiff's Complaint contains scattershot allegations against Defendants concerning alleged violations of his rights in connection with a child support case. *See generally* Compl.

On October 14, 2020, Plaintiff filed an untitled document. See ECF No. 24. The

Court's review of the untitled document reveals a reassertion of Plaintiff's allegations in

the Complaint. See id. The only arguable objection is to "the assignment of this matter to

an associate judge for a trial on the merits or presiding at jury trial." *Id.* at 1. This is an

improper objection because "[e]ven if the parties do not consent, . . . the district court may

designate a [magistrate judge] 'to hear and determine any pretrial matter pending before

the court' . . ." McFaul v. Valenzuela, 684 F.3d 564, 579 (5th Cir. 2012) (quoting 28 §

636(b)(1)(A)).

The impropriety of Plaintiff's objection notwithstanding, the District Judge

reviewed the proposed Findings, Conclusions, and Recommendation de novo. Having

done so, the undersigned believes that the Findings and Conclusions of the Magistrate

Judge are correct, and they are **ACCEPTED** as the Findings and Conclusions of the Court.

Accordingly, it is ORDERED that Plaintiff's case is DISMISSED without

prejudice.

SO ORDERED on this 15th day of October, 2020.

Mark T. Pittman

UNITED STATES DISTRICT JUDGE